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DATE: May 26, 2006

TO: Mail Stop: Amendment
Examiner Win **Group Art Unit:** 2645

COMPANY: United States Patent and Trademark Office

FACSIMILE NO: 571-273-8300

FROM: H. Artoush Ohanian, Reg. No. 46,022

RE: Response/Amendment to OA **Atty. Docket No.:** AUS920030536US1
dated February 27, 2006; Title: (172)
“Search Capabilities for
Voicemail Messages”

SERIAL NO.: 10/671,250 **CUSTOMER NO.:** 34533

NUMBER OF
PAGES: (Including Cover) 29

COMMENTS: Please see attached.

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 Catherine Berglund

May 26, 2006

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PTO/SB/21 (09-04)

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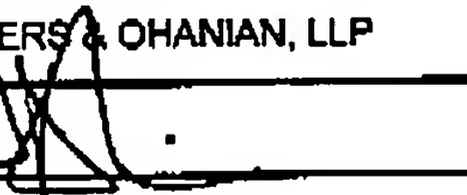
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		Application Number	10/671,260	RECEIVED
		Filing Date	09/25/2003	CENTRAL FAX CENTER
		First Named Inventor	Craig W. Fellenstain	
		Art Unit	2845	MAY 26 2006
		Examiner Name	Win, Aung T.	
Total Number of Pages in This Submission	29	Attorney Docket Number	AUS920030536US1	

ENCLOSURES (Check all that apply)

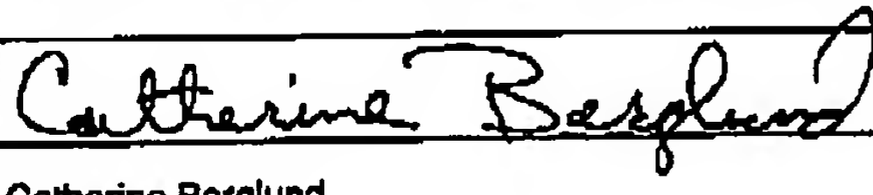
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Firm Name	BIGGERS & OHANIAN, LLP		
Signature			
Printed name	H. Artoush Ohanian		
Date	May 26, 2006	Reg. No.	46,022

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AUS920030536US1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

RECEIVED
CENTRAL FAX CENTERIn re Application of:
Craig W. Fellenstein, *et al.*

§ Group Art Unit: 2645

MAY 26 2006

Serial No.: 10/671,250

§ Examiner: Win, Aung T.

Filed: September 25, 2003

§ Atty Docket No.: AUS920030536US1

Title: Search Capabilities for Voicemail
Messages

§ CUSTOMER NO.: 34533

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date:

Date May 26, 2006
Catherine Berglund
Catherine Berglund

RESPONSE TO OFFICE ACTION DATED FEBRUARY 27, 2006

Dear Sir:

This is a Response to the Office Action dated February 27, 2006 (hereafter "the Office Action"). Claims 1-20 are in the case. Applicants acknowledge with thanks the telephone conference with Examiner Win on Monday, May 22, 2006. In accordance with that telephone conference, Applicants present the following amendment and remarks demonstrating that the case is in condition for allowance.

Remarks begin on page 2 of this paper.